

GOVERNMENT OF TELANGANA  
ABSTRACT

Police – Revision Petition of Sri Mirza Ali Baig, HC 139 of CAR Cyberabad against the punishment of “PPI for two years with effect” – Allowed – Punishment set aside – Orders – Issued.

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HOME (SERVICES.II) DEPARTMENT

G.O.RT.No. 847

Dated: 24/09/2015  
Read the following:-

1. From Sri Mirza Ali Baig, HC 139 of CAR hqtrs, Hyd., representation dated 27.11.2014.
2. Govt.Memo.No.5426/Ser.II/A2/2015, dated 09.04.2015.
3. From the Director General of Police, Telangana, Hyd., Letter Rc.No.728/T1/2015, dated 02.07.2015.

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**ORDER:-**

In the reference 1<sup>st</sup> read above, Sri Mirza Ali Baig, HC 139 of CAR Cyberabad has submitted a Revision Petition to the Government, requesting to set aside the punishment of ‘PPI for two years with effect’ for the reasons mentioned therein.

**2.** The D.G.P., Telangana, who was consulted in the matter, has stated that Sri Mirza Ali Baig, HC 139 of CAR Cyberabad and Sri Ch. Venkatesh, PC 3061 were handed upon a charge for the following delinquency under Rule 20 of APCS (CC&A) Rules, 1991:-

“Exhibited gross mis-conduct by beating one Nayeemuddin without any reason, extorted an amount of Rs.850/- from him which degrading human values and demoralizing entire work force and violated conduct rules”.

The ACP, Malkajgiri, Cyberabad, who was appointed as E.O. has submitted his findings as ‘Not Proved’. Not agreeing with the findings of E.O., the disciplinary authority i.e. CP, Cyberabad ordered for denovo enquiry appointing DCP, Crimes, Cyberabad as E.O to conduct fresh enquiry. The DCP, Crimes, Cyberabad submitted his findings as ‘Partly Proved’.

**3.** Following the procedure prescribed in APCS (CC&A) Rules, the disciplinary authority i.e. CP, Cyberabad awarded the punishment of “PPI for two years with effect on future increments and pension” treating the suspension period from 23.08.2005 to 31.03.2006 in r/o Sri Mirza Ali Baig, ARHC 139 and from 23.08.2005 to 27.06.2006 in r/o Sri Ch. Venkatesh, PC 3061 as ‘Not on Duty’ vide D.O.No.2830/2007 (Rc.No.40/PR/A5/Cyb/2007), dated 22.12.2007.

**4.** His appeal petition was considered and rejected by the appellate authority i.e. Addl. DG, Personnel, vide proceedings dated 25.07.2014. He has now submitted a revision petition to the Government against the said punishment.

**5.** After careful examination of the matter, taking into his representation and the records made available for consideration and since even the denovo enquiry held had not proved the article of charge completely, Government, hereby set aside the penalty of “PPI for two years with effect” imposed on Sri Mirza Ali Baig, HC 139 of CAR Cyberabad.

**4.** The Director General of Police, TS, Hyderabad, shall take further necessary action in the matter. The records received in the reference 3<sup>rd</sup> read above are returned herewith which should be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

RAJIV TRIVEDI  
PRINCIPAL SECRETARY TO GOVERNMENT

To,  
The Director General of Police, Telangana, Hyd. (w.e)  
The individual (through the DGP, TS, Hyd.)  
SC/SF

//FORWARDED ::BY ORDER//

SECTION OFFICER